

REMARKS

Claims 40, 71, 75, 77-79, 112, 130-136, 138-145, 147-153, 155-161, 163 and 164 are now pending. Claims 80, 128, 129, 137, 146, 154 and 162 are canceled and claims 40, 112, 141, 149 and 157 are amended herein.

The attached Appendix includes marked-up copies of each rewritten claim (37 C.F.R. §1.121(c)(1)(ii)).

Applicants appreciate the indication that claims 77 and 164 are in condition for allowance. It is respectfully submitted that the other claims are also in condition for allowance for the reasons discussed below. Therefore, it is respectfully submitted that the entire application should be allowed.

Applicants also appreciate the courtesies extended to their undersigned representative during the April 1, 2003 telephone interview. Applicants' separate record of the substance of the interview is incorporated into the following remarks.

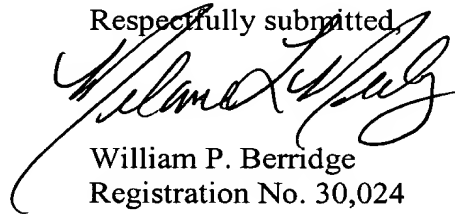
Claims 40, 71, 75, 79-80, 112 and 128-163 are rejected under 35 U.S.C. §102 over DE 413639. Claim 128 and 129 have been canceled. With regard to the remaining rejected claims, Applicants respectfully traverse the rejection.

Claims 40, 112, 141, 149 and 157 have been amended to recite that the plurality of a assimilable organic component are each selected from the group consisting of I-Inositol, Putrescine 2HCl, Sodium pyruvate, Thymidine, Adenine (HCl), DL-Lipoic acid and D-Glucose. The cited reference does not teach a composition comprising a plurality of these components. Each of the remaining rejected claims depend from one of claims 40, 112, 141, 149 and 157. Therefore, the rejection under 35 U.S.C. §102 should be reconsidered and withdrawn.

In view of the above amendments and remarks, it is respectfully submitted that the present application is in condition for allowance. Favorable consideration and prompt allowance are therefore respectfully requested.

Should the Examiner believe anything further would be necessary in order to place the application in condition for allowance. The Examiner is invited to contact Applicants' undersigned representative at the telephone number listed below.

Respectfully submitted,



William P. Berridge
Registration No. 30,024

Melanie L. Mealy
Registration No. 40,085

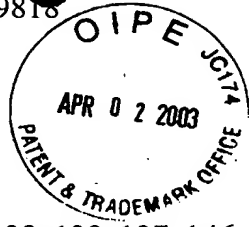
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Attachment:
Amendment

Date: April 2, 2003

OLIFF & BERRIDGE, PLC
P.O. Box 19928
Alexandria, Virginia 22320
Telephone: (703) 836-6400

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APPENDIX

Changes to Claims:

Claims 80, 128, 129, 137, 146, 154 and 162 are canceled.

The following is a marked-up version of the amended claims:

40. (~~Twice~~ Three Times Amended) A method of cosmetic treatment, comprising contacting only an area of human skin whose integrity has not been breached by injury with a treatment composition comprising an aqueous complex nutritive base comprising:

_____ a plurality of amino acids,

_____ at least one vitamin,

_____ a plurality of assimilable organic components each selected from the group consisting of i-Inositol, Putrescine 2HCl, Sodium pyruvate, Thymidine, Adenine (HCl), DL-Lipoic acid and D-Glucose, and

_____ at least one inorganic salt,

_____ wherein said treatment composition does not comprise a biological extract of animal or cellular origin, or a living nourishing substrate, or a cellular growth stimulating compound or factor, or a hormone.

112. (Twice Amended) A method of cosmetic treatment, comprising contacting only an area of human skin whose integrity has not been breached by a wound with a treatment composition comprising an aqueous complex nutritive base comprising:

_____ a plurality of amino acids,

_____ at least one vitamin,

_____ a plurality of assimilable organic components each selected from the group consisting of i-Inositol, Putrescine 2HCl, Sodium pyruvate, Thymidine, Adenine (HCl), DL-Lipoic acid and D-Glucose, and

_____ at least one inorganic salt,

_____ wherein said treatment composition does not comprise a biological extract of animal or cellular origin, or a living nourishing substrate, or a cellular growth stimulating compound or factor, or a hormone.

141. (Amended) A method of cosmetic treatment, comprising contacting human skin with a treatment composition comprising an aqueous complex nutritive base comprising:
_____ a plurality of amino acids,
_____ at least one vitamin,
_____ a plurality of assimilable organic components each selected from the group consisting of i-Inositol, Putrescine 2HCl, Sodium pyruvate, Thymidine, Adenine (HCl), DL-Lipoic acid and D-Glucose, and
_____ at least one inorganic salt,
_____ wherein said treatment composition does not contain a biological extract of animal or cellular origin, or a living nourishing substrate, and wherein said treatment composition consists essentially of components that are biomimetic to skin.

149. (Amended) A cosmetic composition, comprising an aqueous complex nutritive base comprising:
_____ a plurality of amino acids,
_____ at least one vitamin,
_____ a plurality of assimilable organic components each selected from the group consisting of i-Inositol, Putrescine 2HCl, Sodium pyruvate, Thymidine, Adenine (HCl), DL-Lipoic acid and D-Glucose, and
_____ at least one inorganic salt,
_____ wherein said cosmetic composition does not comprise a biological extract of animal or cellular origin, or a living nourishing substrate, or a cellular growth stimulating compound or factor, or a hormone.

157. (Amended) A cosmetic composition, comprising an aqueous complex nutritive base comprising:

_____ a plurality of amino acids,

_____ at least one vitamin,

_____ a plurality of assimilable organic components each selected from the group consisting of i-Inositol, Putrescine 2HCl, Sodium pyruvate, Thymidine, Adenine (HCl), DL-Lipoic acid and D-Glucose, and

_____ at least one inorganic salt,

_____ wherein said cosmetic composition does not contain a biological extract of animal or cellular origin, or a living nourishing substrate, and wherein said cosmetic composition consists essentially of components that are biomimetic to skin.